Issue No.	Statement of Is: ue	Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
	Indemnification for Directory Listings - Whether AT&T should be required to indemnify Verizon for errors in or omissions of listings infor nation caused by Verizon's gross negligence or willful misconduct?	RESOLVED	hereunder. RESOLVED W/AT&T
V-15	Sale of Exchanges Sale of Exchanges – What requirements should apply in the event of a sale of exchanges or other transfers of assets by Vericon?	RESOLVED RESOLVED	RESOLVED
VI-1(E)	Changes in applicable law	WorldCom proposes to exclude Verizon's proposed language.	See Verizon contract language in support of its position on issue IV-113 above.
VI- I(N)	To the extent that WorldC om has failed to raise a dispute re ;arding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? — Assurance of payment	WorldCom proposes to exclude Verizon's proposed language.	6. Assurance of Payment 6.1 Upon request by Verizon, **CLEC shall provide to Verizon adequate assurance of payment of amounts due (or to become due) to Verizon hereunder. 6.2 Assurance of payment of charges may be requested by Verizon if **CLEC (a) in Verizon's reasonable judgment, at the Effective Date or at any time thereafter, does not have established credit with Verizon, (b) in Verizon's reasonable judgment, at the Effective Date or at any time thereafter, is unable to demonstrate that it is creditworthy, (c) fails to timely pay a bill rendered to **CLEC by Verizon, or (d) admits its inability to pay its debts as such debts become due, has commenced a voluntary case (or has had a case commenced against it) under the U.S. Bankruptcy Code or any other law relating to bankruptcy, insolvency, reorganization, winding-up, composition or adjustment of debts or the like, has made an assignment for the benefit of creditors or is subject to a receivership or similar proceeding.
			6.3 Unless otherwise agreed by the Parties, the assurance of payment shall, at Verizon's option, consist of (a) a cash security deposit in U.S. dollars held by Verizon or (b) an unconditional, irrevocable standby letter of credit naming Verizon as the beneficiary thereof and otherwise in form and substance

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
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			satisfactory to Verizon from a financial institution acceptable to Verizon. The cash security deposit or letter of credit shall be in an amount equal to two (2) months anticipated charges (including, but not limited to, both recurring and non-recurring charges), as reasonably determined by Verizon, for the Services to be provided by Verizon to **CLEC in connection with this Agreement.
i de la vera de			6.4 To the extent that Verizon elects to require a cash deposit, the Parties intend that the provision of such deposit shall constitute the grant of a security interest in the deposit pursuant to Article 9 of the Uniform Commercial Code as in effect in any relevant jurisdiction.
			6.5 If payment of interest on a cash deposit is required by an applicable Verizon Tariff or by Applicable Law, interest will be paid on any such cash deposit held by Verizon at the higher of the interest rate stated in such Tariff or the interest rate required by Applicable Law.
			6.6 Verizon may (but is not obligated to) draw on the letter of credit or cash deposit, as applicable, upon notice to **CLEC in respect of any amounts to be paid by **CLEC hereunder that are not paid within thirty (30) days of the date that payment of such amounts is required by this Agreement.
			6.7 If Verizon draws on the letter of credit or cash deposit, upon request by Verizon, **CLEC shall provide a replacement or supplemental letter of credit or cash deposit conforming to the requirements of Section 6.2.
	·		6.8 Notwithstanding anything else set forth in this Agreement, if Verizon makes a request for assurance of payment in accordance with the terms of this Section, then Verizon shall have no obligation thereafter to perform under this Agreement until such time as **CLEC has provided Verizon with such assurance of payment.
			6.9 The fact that a deposit or a letter of credit is requested by Verizon hereunder shall in no way relieve **CLEC from compliance with the requirements of this Agreement (including, but not limited to, any applicable Tariffs) as to advance payments and payment for Services, nor constitute a waiver or modification of the terms herein pertaining to the discontinuance of Services for nonpayment of any amounts payment of which is required by this Agreement.

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Iss ue		
VI- 1(O)	To the extent that WorldCom has failed to raise a dispute regarding a	WorldCom proposes to exclude Verizon's proposed language.	12. Default
	provision in Verizon's preposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? –		If either Party ("Defaulting Party") fails to make a payment required by this Agreement (including, but not limited to, any payment required by Section 9.3 of undisputed amounts to the billing Party) or materially breaches any other material provision of this Agreement, and such failure or breach continues for thirty (30) days after written notice thereof from the other Party, the other Party may, by written notice to the Defaulting Party, (a) suspend the provision of any or all Services hereunder, or (b) cancel this Agreement and terminate the provision of all Services hereunder.
			In the alternative, Verizon VA offered to WorldCom the language accepted by AT&T:
•		·	22.4 If either Party defaults in the payment of any amount due hereunder, except for amounts subject to a bona fide dispute pursuant to Section 28.9 hereof with respect to which the disputing party has complied with the requirements of Section 28.9 in its entirety or if either Party materially violates any other material provision of this Agreement, and such default or violation shall continue for sixty (60) days after written notice thereof, the other Party may terminate this Agreement or suspend the provision of any or all services hereunder by providing written notice to the defaulting Party. At least twenty-five (25) days prior to the effective date of such termination or suspension, the other Party must provide the defaulting Party and the appropriate federal and/or state regulatory bodies with written notice of its intention to terminate the Agreement or suspend service if the default is not cured. Notice shall be posted by overnight mail, return receipt requested. If the defaulting Party cures the default or violation within the sixty (60) day period, the other Party shall not terminate the Agreement or suspend service provided hereunder but shall be entitled to recover all reasonable costs, if any, incurred by it in connection with the default or violation, including, without limitation, costs incurred to prepare
			for the termination of the Agreement or the suspension of service provided hereunder. 22.5 If a good faith dispute arises between the Parties as to whether the breaching Party has materially violated a material provision of this Agreement (other than an obligation to make payment of any amount billed under this

Issue	C	Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's pre posed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? — Discontinuance of service; by CLEC	WorldCom proposes to exclude Verizon's proposed language.	Agreement, in which case, Section 28.9 shall apply) and the dispute resolution process identified in Section 28.11 applies to the subject matter of such dispute, the alleged breach or violation shall not constitute cause for termination of this Agreement or suspension of the provision of services hereunder, if: (a) within thirty (30) days of the date that the other Party gives the breaching Party written notice of such alleged breach or violation, the breaching Party gives the other Party written notice of the dispute, including the basis therefor, and initiates the process for resolution of disputes identified in Section 28.11; (b) the breaching Party complies with and completes the process identified in Section 28.11 for resolution of the dispute; and, (c) within thirty (30) days after the completion of such process for resolution of the dispute identified in Section 28.11 for such longer period as may be agreed to by the Parties or allowed pursuant to the dispute resolution process), the breaching Party cures any breach that has been determined in the dispute resolution process to have occurred, and takes any other action to resolve the dispute agreed upon by the Parties or as directed in accordance with the dispute resolution process. The existence of such a dispute shall not relieve the breaching Party of its duty to otherwise comply with this Agreement and to perform all of its other obligations under this Agreement. 13. Discontinuance of Service by **CLEC 13.1 If **CLEC proposes to discontinue, or actually discontinues, its provision of service to all or substantially all of its Customers, whether voluntarily, as a result of bankruptcy, or for any other reason, **CLEC shall send written notice of such discontinuance of its service as shall be required by Applicable Law. Unless the period for advance notice of discontinuance of service required by Applicable Law is more than thirty (30) days, to the extent commercially feasible, **CLEC shall send such notice at least thirty (30) days prior to its discon

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
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			**CLEC shall provide Verizon with all information necessary for Verizon to establish service for the **CLEC Customer, including, but not limited to, the CLEC Customer's billed name, listed name, service address, and billing address, and the services being provided to the **CLEC Customer.
			13.4 Nothing in this Section 13 shall limit Verizon's right to cancel or terminate this Agreement or suspend provision of Services under this Agreement.
VI- I(Q)	To the extent that WorldC om has failed to raise a dispute re yarding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? — Insurance	WorldCom proposes to exclude Verizon's proposed language.	WorldCom: General Terms and Conditions § 21 21. Insurance 21.1 **CLEC shall maintain during the term of this Agreement and for a period of two years thereafter all insurance and/or bonds required to satisfy its obligations under this Agreement (including, but not limited to, its obligations set forth in Section 20 hereof) and all insurance and/or bonds required by Applicable Law. The insurance and/or bonds shall be obtained from an insurer having an A.M. Best insurance rating of at least A-, financial size category VII or greater. At a minimum and without limiting the foregoing undertaking. **CLEC shall maintain the following insurance: 21.1.1 Commercial General Liability Insurance, on an occurrence basis, including but not limited to, premises-operations, broad form property damage, products/completed operations, contractual liability, independent contractors, and personal injury, with limits of at least \$2,000,000 combined single limit for each occurrence. 21.1.2 Motor Vehicle Liability, Comprehensive Form, covering all owned, hired and non-owned vehicles, with limits of at least \$2,000,000 combined single limit for each occurrence. 21.1.3 Excess Liability, in the umbrella form, with limits of at least \$10,000,000 combined single limit for each occurrence. 21.1.4 Worker's Compensation Insurance as required by Applicable Law and Employer's Liability Insurance with limits of not less than \$2,000,000 per occurrence. 21.1.5 All risk property insurance on a full replacement cost basis for all of **CLEC's real and personal property located at any Collocation site or otherwise located on or in any Verizon premises (whether owned, leased or otherwise located on or in any Verizon premises (whether owned, leased or otherwise located on or in any Verizon premises (whether owned, leased or otherwise located on or in any Verizon premises (whether owned, leased or
			21.2 Any deductibles, self-insured retentions or loss limits ("Retentions") for the foregoing insurance must be disclosed on the certificates of insurance to

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
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140.	Statement of 18: ue		be provided to Verizon pursuant to Sections 21.4 and 21.5, and Verizon reserves the right to reject any such Retentions in its reasonable discretion. All Retentions shall be the responsibility of **CLEC. 21.3 **CLEC shall name Verizon, Verizon's Affiliates and the directors, officers and employees of Verizon and Verizon's Affiliates, as additional insureds on the foregoing insurance. 21.4 **CLEC shall, within two (2) weeks of the Effective Date hereof, on a semi-annual basis thereafter, and at such other times as Verizon may reasonably specify, furnish certificates or other proof of the foregoing insurance reasonably acceptable to Verizon. The certificates or other proof of the foregoing insurance shall be sent to: Director –Interconnection Services, Verizon Wholesale Markets, 1095 Avenue of the Americas, Room 1423, New York, NY 10036. 21.5 **CLEC shall require its contractors, if any, that may enter upon the premises or access the facilities or equipment of Verizon or Verizon's affiliated companies to maintain insurance in accordance with Sections 21.1 through 21.3 and, if requested, to furnish Verizon certificates or other adequate proof of such insurance acceptable to Verizon in accordance with Section 21.4. 21.6 If **CLEC or **CLEC's contractors fail to maintain insurance as required in Sections 21.1 through 21.5, above, Verizon may purchase such insurance and **CLEC shall reimburse Verizon for the cost of the insurance. 21.7 Certificates furnished by **CLEC or **CLEC's contractors shall contain a clause stating: "IVERIZON COMPANY FULL NAME] shall be notified in writing at least thirty (30) days prior to cancellation of, or any
			material change in, the insurance."
VI- I(R)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen?— References	References 35.1 All references to Sections, Appendices and Exhibits shall be deemed to be references to Sections, Appendices and Exhibits of this Agreement unless the context shall otherwise require. [Agreed] 35.2 Unless the context shall otherwise require, any reference to a Tariff, agreement, technical or other document (including Verizon or third party guides, practices or handbooks), or provision of Applicable Law, is to such Tariff, agreement, document, or provision of Applicable Law; as of the Effective Date of this Agreement, and amended and supplemented from time to time (and, in the case of a Tariff or provision of Applicable Law as amended from time to time, to any successor Tariff or provision).	WorldCom: General Terms and Conditions § 35 35.2 Unless the context shall otherwise require, any reference to a Tariff, agreement, technical or other document (including Verizon or third party guides, practices or handbooks), or provision of Applicable Law, is to such Tariff, agreement, document, or provision of Applicable Law, as amended and supplemented from time to time (and, in the case of a Tariff or provision of Applicable Law, to any successor Tariff or provision).

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		l a same
VI-1(S)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreement, should the commission order inclusion of that language in the resulting interconnection agreement? — Survival of the interconnection agreement	RESOLVED	RESOLVED
VI-I(T)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's preposed interconnection agreement, should the commission order inclusion of that language in the resulting interconnection agreemen? — Technology upgrades	RESOLVED	RESOLVED
VI- I(U)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's preposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen?— Territory	RESOLVED	RESOLVED
VI- 1(V)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? —	RESOLVED	RESOLVED

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue	- · · · · · · · · · · · · · · · · · · ·	1
VI- 1(W)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreement, should the commission order inclusion of that language in the resulting interconnection agreement?	RESOLVED	RESOLVED
	Warranties		
VI- 1(X)	To the extent that WorldCom has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreement, should the commission order inclusion of that language in the resulting interconnection agreement?	RESOLVED	RESOLVED
	Withdrawal of services		
VI- 2(A)	Subject to Verizon's objection to using the 1997 agreement rather than its model agreement as the starting point or "default" agreement, if WorldCom prevails in its quest to use the 1997 agreement with Verizon as the "default" agreement, s rould the parties' resulting interconnection agreement include the following provisions from the 1997 agreement, but deleted by WorldCom in its proposed interconnection agreement. Limitation of liability provision	RESOLVED	RESOLVED
VI-	Subject to Verizon's objection to	RESOLVED	RESOLVED
2(B)	using the 1997 agreement rather than		

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue	•	
	its model agreement as the starting		
	point or "default" agreement, if		
	WorldCom prevails in its juest to use		
	the 1997 agreement with Verizon as		
	the "default" agreement, s would the		
	parties' resulting interconnection		
	agreement include the following		
ł	provisions from the 1997 (greement,		
	but deleted by WorldCom in its		
	proposed interconnection agreement.		
	Force majeure provision		PEGOLUE
VII-16	Should Verizon be permit ed to	RESOLVED	RESOLVED
	require AT&T to provide Verizon		
	with adequate assurance of amounts		
	due, or to become due, un ler the		
	Parties' interconnection at reement?		
VII-17	Should AT&T be permitted to limit	RESOLVED	RESOLVED
	Verizon's ability to transfer its		
ļ	Telephone Operations?		
VII-19	Should AT&T be allowed to include	RESOLVED	RESOLVED
	language in the Parties' proposed		
	interconnection agreemen when that		
<u> </u>	language was already with drawn?		
VII-20	Should AT&T be required to notify	RESOLVED	RESOLVED
ŀ	Verizon when it is owed a credit for		
	"hot-cut" rescheduling?		
VII-21	Should force majeure events excuse	RESOLVED	RESOLVED
	the parties' performance under the		
1777.00	interconnection agreemen?		PEGOVIER
VII-22	Should Verizon's central office	RESOLVED	RESOLVED
	technician be required to follow		
	AT&T's proposed requirements		
	contrary to the Parties' prior		
	agreement?		

SECOND REVISED JOINT DECISION POINT LIST VI (11/2/01)

(RIGHTS OF WAY)

WorldCom, Cox, AT&T ads. Verizon (Docket Nos. 00-218, 00-249, and 00-251)

ISSUE NUMBERING KEY:

Category I: (1) unique to Cox or common to (2) Cox and WorldCom, (3) Cox and AT&T, or (4) all Petitioners

Category II: common to WorldCom and AT&T (pricing/costing)

Category III: common to WorldCom and AT&T (non-pricing/non-cost)

Category IV: unique to WorldCom Category V: unique to AT&T

Category VI: Verizon supple nental issues with WorldCom

Category VII: Verizon suppler sent issues with AT&T

KEY WHERE DISTINCTION AMONG PETITIONERS IS NECESSARY:

WorldCom (bold)

<u>Cox</u> (underline text)

AT&T (italic)

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of I::sue		
III-13	Should the terms and conditions	Not specifically applicable - All of the language under Issues III-13(a)	9 Poles, Ducts, Conduits and Rights-of-Way
	governing WorldCom's access to	through III-13(q) generally should be included in the interconnection	
	Verizon VA's poles, du :ts, conduit	agreement.	To the extent required by Applicable Law (including, but not limited to,
}	and rights of way be contained in a		Sections 224, 251(b)(4) and 271(c)(2)(B)(iii) of the Act), each Party
	separate licensing agreement or		("Providing Party") shall afford the other Party non-discriminatory access to
	incorporated into the Parties'		poles, ducts, conduits and rights-of-way owned or controlled by the Providing
l	interconnection agreen ent?	RESOLVED – Should AT&T desire, it will request renegotiation of the rates	Party. Such access shall be provided in accordance with Applicable Law
		in the existing license agreement with Verizon in accordance with the terms of	pursuant to the Providing Party's applicable Tariffs, or, in the absence of an
	What rates should Verize n charge	that agreement.	applicable Providing Party Tariff, the Providing Party's generally offered form
1	AT&T for access to its poles, ducts,		of license agreement, or, in the absence of such a Tariff and license agreement, a
1	conduits and rights of way?		mutually acceptable agreement to be negotiated by the Parties.
			See Exhibit D—Verizon's Standard Licensing Agreement
III-13-a	Should the interconnection agreement	RESOLVED	RESOLVED
	contain definitions of ter ns associated		

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		
	with WorldCom's access to Verizon's		
	rights-of-way, conduits and poles?		
III-13-b	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detailed		
	provisions that: grant a libense to	•	
	WorldCom, on a non-exclusive basis,		
	authorizing the attachment of		
1	WorldCom's communications		
	facilities to Verizon's po es and the		
	placement of WorldCom s		
	communication facilities in Verizon's		
l	conduits or rights of way, expressly		
1	set forth that it is a license and not an		
1	easement that is being gr inted; clarify		
1	that Verizon's right to locate in or on		
	its own poles, conduits, or rights of	·	
	way is not limited by WcrldCom's		
1	license to locate in or on these		
1	facilities; specify that Verizon shall		
İ	cooperate with WorldCo n in		
:	obtaining permission for attachment		
	of WorldCom's facilities where		
l	Verizon does not have the right to		
	authorize access; and clarify that		
1	access is to be provided at parity on a		
	non-discriminatory basis?		
III-13(c)	Should the Interconnection	RESOLVED	RESOLVED
1	Agreement contain detai ed		
ì	provisions that: outline WorldCom's		
	responsibility for		
1	attachment/occupancy fees; address		
[non-payment or late payment of fees;		
	set forth Verizon's right o require a		
1	bond in the event World Com's net		
	worth drops below a certain level; and	•	
	specify what notice is required for		
	changes in fees?		
III-13(d)	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detailed	ATTAC	

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		
	provisions that: provide for advance		
	payments in the event WorldCom's		
	net worth drops below a pertain level;		
	specify that the amount cf advance		
	payment will be credited against		
	payment due to Verizon for		
	performing Prelicense St rvey and/or		
	Make-Ready Work; and indicate what		
	will be done in the event the advance		
	payment is less than the charge for		
	such work or what will be done in the		
	event it exceeds the charge for such		
	work?		
III-13(e)	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detai ed		
	provisions that: outline the		
	requirements and specifications for		
	the placement of communications		
	facilities by WorldCom; specify the		
	time in which safety viol itions and		
	non-standard conditions must be		
	corrected by WorldCom after written		
	notification by Verizon; provide that		
	Verizon may correct conditions		
	constituting an immediate threat to its		
	personnel without writte i notice to		
	WorldCom; indicate that failure of		
	Verizon to notify World Com of		
	violations will not reliev: WorldCom		
	of its responsibility to p ace its		
	facilities in a safe manner; and dictate that disputes shall be resolved		
	pursuant to Section 24, I'art A of the		
	ICA?		
III-13(f)	Should the Interconnection	RESOLVED	RESOLVED
111-12(1)	Agreement contain detai ed	RESOLVED	RESOLUTED .
	provisions which: clarif/ that to the		
	extent Verizon's authority to occupy a		
	pole, etc. does not allow WorldCom		
	poie, etc. does not anow worldcom		

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue	•	
	to place its facilities on Verizon's		
	Poles, Conduits, or Right; of Way,		
Į	that it is incumbent on WorldCom to		
	secure the necessary authority;		
	clarify that the license gr inted by		
	Verizon shall not extend to any Pole,		
	Conduit, or Right of Way where such		•
ļ	attachment would result in the		
	forfeiture of rights of Ve izon or one		
	of its existing licensees; and specify		
	the action which the part es shall take		
	to avoid such forfeiture?		
III-13(g)	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detai ed		
	provisions that: address the procedure		
	by which WorldCom is t) secure a		
	license to attach to any Pole, or		
Į	occupy any portion of a Conduit or		
	Right of Way (i.e., by written		
	application and, upon ap roval,		·
	receiving written license from		
	Verizon); set forth the turn-around		
	time and manner in which Verizon		
	must process WorldCom's		
	application, including those which		
	may involve an increase in capacity;	•	
	set forth Verizon's provision of maps,		
	plats, or other data to assist in		
1	completion of the application process;		
	set forth turn-around times for		
	response to inquiries by WorldCom;		
	set forth Verizon's obligations for		
	notifying additional applicants of the		
	existence of other applicants so that		
	costs can be shared; set forth the		
	circumstances under which		
	WorldCom's license would		
	automatically terminate; set forth		
l	WorldCom's right to acc ess duct and		

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		
	inner duct; and set forth the parties'		
	obligations should an emergency		
	occur after a provider has made use of		
	the last unoccupied full-sized duct?		
III-13(h)	Should the Interconnection	8.5 VZ shall not be obligated to initiate Make-Ready Work earlier than	9 Poles, Ducts, Conduits and Rights-of-Way
1	Agreement contain detailed	sixty (60) days after notice to existing attachers or occupiers, but VZ shall	
	provisions regarding Pre License	have the right to initiate Make-Ready Work earlier if existing attachers	To the extent required by Applicable Law (including, but not limited to,
	Survey and Make-Ready Work	and occupiers agree in writing. Make-Ready Work will be completed by	Sections 224, 251(b)(4) and 271(c)(2)(B)(iii) of the Act), each Party
	requirements and proced ires?	VZ in a commercially reasonable time according to a schedule to be	("Providing Party") shall afford the other Party non-discriminatory access to
		mutually agreed upon, depending on the size of the job and the	poles, ducts, conduits and rights-of-way owned or controlled by the Providing
		cooperation of necessary third parties. Make-Ready Work for Licensee	Party. Such access shall be provided in accordance with Applicable Law
1		will be scheduled and performed in the same manner as Verizon's Make-	pursuant to the Providing Party's applicable Tariffs, or, in the absence of an
		Ready Work is scheduled and performed. Notwithstanding the foregoing	applicable Providing Party Tariff, the Providing Party's generally offered form
		provisions, in the event Licensee presents VZ with a proposal from a	of license agreement, or, in the absence of such a Tariff and license agreement, a
		contractor who meets VZ's training and safety requirements and is otherwise in good standing with VZ to complete such Make-Ready Work	mutually acceptable agreement to be negotiated by the Parties.
	,	at a cost and/or time that is materially less than that estimated by VZ, VZ	
		agrees to use such contractor to perform the Make-Ready Work in the	See Exhibit D—Verizon's Standard Licensing Agreement, § 8.3 & 8.5 as amended here:
		time frame proposed by said contractor. Licensee shall pay VZ for all	amended nere:
		Make-Ready Work performed by VZ in accordance with the provisions	8 9 2 In the awant W7 determines that a Dala Conduit on Dight of Way which
ļ		of this Agreement within thirty (30) days of receipt of an detailed,	§ 8.3 In the event VZ determines that a Pole, Conduit or Right of Way which
		itemized invoice from VZ.	Licensee desires to utilize is inadequate or otherwise needs rearrangement, modification or expansion of the existing facilities, structures or property to
		Heimzed invoice from vz.	accommodate Licensee's Facilities, VZ will advise Licensee in writing of the
1			estimated Make-Ready work including charges that would apply to any
			rearrangements, modification or expansions that VZ proposes to undertake
			(Appendix II, Form B-4). If no Make-Ready Work is needed to accommodate
			Licensee's Facilities, upon receipt of a license from VZ, Licensee may proceed
1			with placement of its Facilities. VZ shall complete the steps described in
			paragraphs 8.1 through 8.3 within forty-five (45) days, excluding the time taken
1			by Licensee to respond to VZ's proposals.
	·		by Licensee to respond to V2 s proposais.
			§ 8.5 VZ shall not be obligated to initiate Make-Ready Work earlier than sixty
			(60) days after notice to existing attachers or occupiers, but VZ shall have the
			right to initiate Make-Ready Work earlier if existing attachers and occupiers
			agree in writing. Make-Ready Work will be completed by VZ in a
1			commercially reasonable time according to a schedule to be mutually agreed
			upon, depending on the size of the job and the cooperation of necessary third
			parties. Make-Ready Work for Licensee will be scheduled and performed in the
			same manner as VZ's Make-Ready Work is scheduled and performed. Licensee
	<u> </u>	DATED TO NECESSARY W. LIC (Lall) Con (malalina tons). ATRICALLED	

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Is sue		
			shall pay VZ for all Make-Ready Work performed by VZ in accordance with the
			provisions of this Agreement. If Licensee presents VZ with a contractor who
			meets VZ's requirements the contractor will be directed to VZ Contract Services
III 12(')		PROOFUED	for consideration.
III-13(i)	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detailed		
	provisions regarding Cor struction, Maintenance and Removal of		
1	Communications Facilities?		
III-13(j)	Should the Interconnection	DECOLVED	RESOLVED
111-13(1)	Agreement contain detailed	RESOLVED	RESULVED
	provisions addressing when licenses		
	terminate automatically and		
	addressing under what te ms		
	WorldCom is permitted to terminate		
	its own license?		
III-13(k)	Should the Interconnection	RESOLVED	RESOLVED
(,	Agreement contain detailed		12000
1	provisions regarding the terms under		
	which Verizon is permitted to inspect		
	WorldCom facilities attached to		
	Verizon's Poles or occur ying		
	Verizon's Conduits or R ghts of Way?		
III-13(1)	Should the Interconnection	RESOLVED	RESOLVED
	Agreement contain detai ed		
	provisions concerning procedures to		
	be employed if WorldCom facilities		
	are found attached to poles etc. for		
	which no license has bee 1 granted?		
III-	Should the Interconnection	RESOLVED	RESOLVED
13(m)	Agreement contain detai ed		
	provisions regarding Verizon's rights		
	to a security interest in WorldCom's		
]	attached facilities when 'VorldCom's		
	net worth falls below a certain amount?		
III-13(n)	Should the Interconnection	RESOLVED	RESOLVED
111-13(11)		KESULYED	RESOLVED
L	Agreement contain detai ed		

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	provisions regarding the parties' liabilities, rights and responsibilities in the event either party camages the other's facilities?		
III-13(o)	Should the Interconnection Agreement contain detailed provisions concerning the type, amount and terms of insurance required?	RESOLVED	RESOLVED
III-13(p)	Should the Interconnection Agreement specify the non- exclusivity of any grant in the agreement and the terms under which WorldCom could assign or transfer any license arising from he agreement?	RESOLVED	RESOLVED
III-13(q)	Should the Interconnection Agreement contain detailed provisions regarding add tional circumstances under which Verizon is entitled to terminate any license authorized by the agreen ent, WorldCom's responsibilities under these circumstances and he general term of licenses under the agreement?	RESOLVED	RESOLVED
V-14	What should be the requ rements for providing access to facilities records-including cable plats?	RESOLVED - The parties agree to work together to define the information and records that AT&T reasonably needs and to incorporate the procedures developed in New York to provide AT&T with access to the records.	RESOLVED 16.0 ACCESS TO RIGHTS-OF-WAY SECTION 251(B)(4) To the extent required by Applicable Law and where facilities are available, Verizon shall provide AT&T access for purposes of making attachments to the poles, ducts, rights-of-way and conduits it owns or controls, pursuant to any existing or future license agreement between the Parties. Such access shall be in conformance with 47 U.S.C. § 224 and on terms, conditions and prices comparable to those offered to any other entity pursuant to Verizon's applicable Tariffs (including generally available license agreements).

SECOND REVISED JOINT DECISION POINT LIST VIII (11/2/01)

(MISCELLANEOUS)

WorldCom, Cox, AT&T ads. Verizon (Docket Nos. 00-218, 00-249, and 00-251)

ISSUE NUMBERING KEY:

Category I: (1) unique to C x or common to (2) Cox and WorldCom, (3) Cox and AT&T, or (4) all Petitioners

Category II: common to WerldCom and AT&T (pricing/costing)

Category III: common to **WcrldCom** and *AT&T* (non-pricing/non-cost)

Category IV: unique to Worl ICom Category V: unique to AT& Γ

Category VI: Verizon supple nental issues with WorldCom

Category VII: Verizon supple nent issues with AT&T

KEY WHERE DISTINCTION AMONG PETITIONERS IS NECESSARY:

WorldCom (bold)

<u>Cox</u> (underline text)

AT&T (italic)

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		
VI- I(Y)	To the extent that WorldCom has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreemen., should the commission order inclusion of that language in the resulting interconnection agreemen? Alternate Billed Calls	RESOLVED	RESOLVED
VI-1(Z)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen?—Dialing Parity—Section 251(b)(3)	RESOLVED	RESOLVED

Issue No.	Statement of Issue	Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
VI- I(AA)	To the extent that WorldC om has failed to raise a dispute re garding a provision in Verizon's pro posed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? Information Services Trafic	WorldCom opposes inclusion of Verizon's proposed Additional Services Attachment, Section 5.	Additional Services Attachment 5 Information Services Traffic For purposes of this Agreement, information services and Information Services Traffic refer to switched voice traffic, delivered to information service providers who offer recorded voice announcement information or open vocal discussion programs to the general public. Information Services Traffic does not include Internet Traffic. Information Services Traffic also does not include 555 traffic or similar traffic with AIN service interfaces, which traffic shall be subject to separate arrangements between the Parties. At the present time, neither Party offers information services on its network platform. The Parties agree to negotiate additional terms and rates and conditions as necessary to permit mutual interconnection to Information Services offered on either Party's network platform in the event that such Information Services are made available. Such negotiations shall commence promptly upon request of either Party and, if the Parties are unable to reach agreement within thirty (30) days of such request, either Party may submit the matter to the expedited Dispute Resolution process set forth in Section [].
VI- I(BB)	To the extent that WorldC om has failed to raise a dispute regarding a provision in Verizon's proposed interconnection agreemen, should the commission order inclusion of that language in the resulting interconnection agreemen? Telephone numbers	RESOLVED	RESOLVED
VII-26	Should Verizon be compensated when its personnel arrive o perform services for an AT&T customer and are unable to gain access to the premises?	RESOLVED	RESOLVED

Issue		Petitioners' Proposed Contract Language	Verizon's Proposed Contract Language
No.	Statement of Issue		
VII-27	Resolved issues	RESOLVED	RESOLVED